UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA _____ DIVISION

In re:)	
Debtor.) Case No.	-13
	CHAPTER 13 PLAN Original	
	Amended Plan # (e.g. 1 st , 2 nd) ** MUST BE DESIGNATED**	
1. GENERAL PROVISIONS:		
you oppose any provision of this plan, y notice or hearing unless a written object	ou must file a timely written objection.	Ily and discuss them with your attorney. If This plan may be confirmed without further the separate Notice you received from the n if you do not object to the plan.
confirmation adequate protection paym	nents and to receive distribution under a pre-petition arrearages, secured and price	must file a proof of claim to receive pre- confirmed plan. The filed proof of claim ority tax liabilities, and any payment in full
payment offers shall be based upon 1% The Chapter 13 Trustee ("Trustee") si receiving plan payments from the debt	of the proposed allowed secured claim, a hall disburse such payments to the sec tor, and the allowable secured claim w to the Trustee's percentage fee as set by	ocal Rule B3015-3, any adequate protection although that presumption may be rebutted. The creditor as soon as practicable after all be reduced accordingly. All adequate the United States Trustee. No adequate
		e amount of any "Equal Monthly Amount" ccelerate payments to any class of creditor
no distributions shall be made on any	secured claim relating to the subject	AY: Upon entry of an order lifting the stay, collateral until such time as an amended c stay is re-imposed by further order of the
-		and control of the Trustee all or such y of the debtor as is necessary for the
Chapter 13 Trustee, starting not la	ter than 30 days after the order for	per to the r relief, for approximately additional payments to Trustee:
4. ADMINISTRATIVE CLAIMS	S (INCLUSIVE OF DEBTOR'S A	ATTORNEY FEES):
	id in full by the Trustee unless cred	Scheduled Amount
Creditor <debtor's attorney=""></debtor's>	Type of Priority	Scheduled Amount
<other></other>		

5. <u>DOMESTIC SUPPORT OBLIGATIONS</u>: The following Domestic Support Obligations will be paid in the manner specified:

Creditor	Type of Claim	Estimated Arrears	Treatment

DEBTOR IS REQUIRED TO PAY ANY PAYMENTS FALLING DUE AFTER THE FILING OF THE CASE PURSUANT TO A DOMESTIC SUPPORT ORDER DIRECTLY TO THE PAYEE IN ORDER FOR THIS PLAN TO BE <u>CONFIRMED</u> AND FOR DEBTOR TO RECEIVE A <u>DISCHARGE</u> FROM THE COURT UPON COMPLETION OF PLAN PAYMENTS HEREIN.

6. SECURED CLAIMS RELATING SOLELY TO RESIDENTIAL REAL ESTATE—
CURING DEFAULTS AND/OR MAINTAINING PAYMENTS (INCLUSIVE OF REAL ESTATE
TAXES AND HOMEOWNER'S ASSOCIATION ARREARS): If there is a pre-petition arrearage claim on a mortgage secured by the debtor's residential real property, then both the pre-petition arrearage and the post-petition mortgage installments shall be made through the Trustee. Initial post-petition payment arrears shall be paid with secured creditors. If there are no arrears, the debtor may pay the secured creditor directly. Estimated Currently Monthly Installment listed below shall be adjusted based on filed claim and/or notice.

			Estimated	Selec	et One:
Creditor	Residential Address	Estimated Arrears	Current Monthly Installment	Trustee Pay	Direct Pay

No late charges, fees or other monetary amounts shall be assessed based on the timing of any payments made by the Trustee under the provisions of the Plan, unless allowed by Order of the Court.

<u>ALL NOTICES REFERENCED BELOW SHALL BE FILED WITH THE BANKRUPTCY COURT AND SERVED UPON THE DEBTOR. DEBTOR'S COUNSEL AND THE CHAPTER 13 TRUSTEE:</u>

DUTY OF MORTGAGE HOLDER TO FILE AND SERVE NOTICE OF PAYMENT OR SERVICER CHANGE AND ANNUAL NOTICE: All mortgage holders shall file with the Bankruptcy Court a Notice indicating any change in the mortgage payment. This Notice shall contain the old mortgage payment amount, the new mortgage payment amount and an explanation of the reason for the change. If the change is a result of an escrow analysis, the Notice shall include the escrow calculation showing the taxes and insurance paid for the prior year. In cases where the Trustee is disbursing the post-petition mortgage installments, absent objection, the Trustee will modify the monthly payment in accordance with the Notice provided.

Should there be a change in the mortgage servicer while the bankruptcy is pending, the mortgage holder shall file with the Bankruptcy Court a Notice setting forth the change and providing the name of the servicer, the payment address and a contact phone number. In addition, the mortgage holder shall perform an escrow analysis annually and annually file a Notice setting forth the amount of the mortgage payment regardless of whether or not a change has occurred in the prior year. All Notices shall be filed with the Bankruptcy Court and served upon the debtor, debtor's counsel and the Chapter 13 Trustee.

DUTY OF MORTGAGE HOLDER TO FILE AND SERVE NOTICE OF PROTECTIVE ADVANCES AND/OR POST-PETITION FEES AND COSTS ASSESSED: The mortgage holder shall timely file a Notice with the Court if the holder advances funds under the terms of the mortgage as a protective advance (e.g. forced-place insurance or property taxes due to non-payment). The mortgage holder shall file a Notice of all Post-Petition fees, costs of collection and all other contract charges assessed under the mortgage document, including attorney's fees.

7. <u>SECURED CLAIMS OTHER THAN CLAIMS RELATING TO RESIDENTIAL REAL ESTATE:</u> After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the equal

monthly amount in column (a)(6) or (b)(7) based upon the amount of the claim [(Para. 7(a), column (4)] or value offer [(Para. 7(b), column (5)] with interest at the rate stated in column (a)(5) or (b)(6).

(1) Creditor	(2) Collateral	(3) Purchase Date	(4) Estimated C Amount		(5) Interest Rate	(6 Eqi Mon Amo	ual thly	(7) Adequate Protection Amount (1% of allowed secured claim)
Additional plan	offer, if any, a	s relates to ab	ove claim(s):	:				
(b) Secured Cl	oims to Whiel	h 11 II C C 5	06 Valuation	ı is An	nlicabla			
(1) Creditor	(2) Collateral	(3) Purchase Date	(4) Scheduled Debt	(5) Value	(6)	t Eo	(7) qual nthly nount	(8) Adequate Protection Amount (1% of allowed secured claim)
Additional plan	offer, if any, a	s relates to ab	oove claim(s):	:				
(c) Curing Def	aults and/or I	Maintaining l	Payments: T	Trustee to the	shall pay a			or arrearage, and d
Additional plan (c) Curing Definition of the control of the contr	aults and/or I	Maintaining 1	Payments: T	Trustee to the	shall pay a			or arrearage, and derest Rate (if any)
(c) Curing Defi shall pay regular Creditor	aults and/or Mar post-petition Collised/Abandonecons any interes	Maintaining Contract paymateral/Type of Collateral:	Payments: Tnents directly f Debt The debtor in	Estin	shall pay a creditor: nated Arres	ars r, and, ı	Inte	
(c) Curing Defishall pay regular Creditor (d) Surrendere	aults and/or Mar post-petition Collised/Abandonecons any interes	Maintaining Contract paymateral/Type of Collateral:	Payments: The debtor in ving collateral	Estin	shall pay a creditor: nated Arres	ars r, and, ı	Inte	erest Rate (if any)
(c) Curing Defishall pay regular Creditor (d) Surrendere 13 estate abando Credito 8. SECURED 7 Shall be paid in f	aults and/or Mar post-petition Collised/Abandonecons any interestrates FAX CLAIM full by the Trud by plan term	Maintaining Contract paymateral/Type of Collateral: I Collateral: I in the follow Collateral Su S AND 11 U. Stee, inclusives). All allowers	Payments: The directly f Debt The debtor inving collateral arrendered/Ab S.C. 507 PR e of statutory ed priority cla	Esting Es	shall pay a creditor: nated Arresto surrende	r, and, u Sched	Integration of the second seco	erest Rate (if any)

9. NON-PRIORIT (a) Separately	y Classified or					
Creditor	Basis for Classificat		Treatment	1	Amount	Interest (if any)
Pro rata o Other:		om any	remaining funds; or UNEXPIRED LEAS	SES: Al	l executory c	ontracts and unexpired
			g, which are assumed:			
Credito	or		Property Description			Treatment
impair exemptions: Credito	-		ateral/Property Descri	-		tgages or other liens th
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Debtor's Attorney